Overview of Computation of Income and reporting in ROI – Alternate Tax Regime

New vs. Old - Tax Regime

Tax and Corporate Laws of India

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Breaking Down the Old vs New

Personal Tax Regime -What You Need to Know



New Personal Tax Regime: Backdrop

- With a view to simplify the complex maze of plethora of deduction claims of the individual & HUF taxpayers, Government introduced the New Personal Tax regime w.e.f. FY 2020-21 and onwards with reduced tax rates u/s 115BAC
- The compulsory requirement of foregoing of the majority of the available specified deductions by the individuals and HUFs opting for the new personal tax regime made the said new regime unpopular and with a very few takers
- The Government wanted more and more taxpayers to switch to the new regime, to reduce the complexities in return filing and assessments arising out of the plethora of deduction claims of the assessees applicable in the old regime
- In order to make the new regime more appealing to the taxpayers, some significant amendments in the new personal tax regime u/s 115BAC, have been proposed in the Finance Act 2023 and Finance Bill 2024

Introduction to Alternative or New Tax Regime

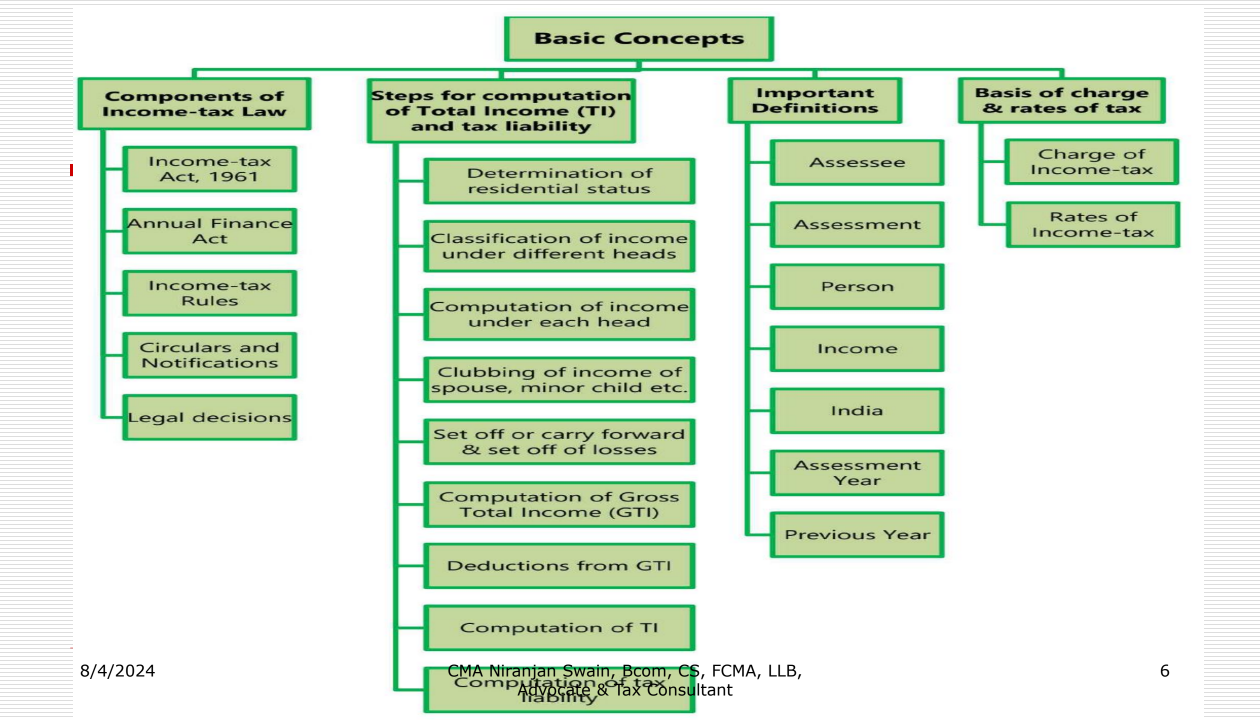
- •The Finance Act, 2020 has inserted a new section II5BAC under Income-tax Act to provide for an alternative or new tax regime with effect from 01.04.2021. The scheme is applicable from Assessment Year 2021-22 onwards.
- •The scheme shall be applicable only to an Individual or HUF.
- •This scheme is also called as Alternative or New Tax Regime because under this scheme, the Government has provided an altogether **new income-tax slab rates**.
- •This scheme is optional for the assessee. Thus, an Individual or HUF has the option either to pay tax as per the new regime or continue with existing one. with existing one.

New Tax Regime to be the Default Regime

- New Personal Tax Regime can be opted by AOP, BOI & Artificial Juridical Person, as well
- Till FY 2022-23 (AY 2023-24), the Old Personal Tax Regime is the Default Regime and the Taxpayers opting for the New regime and having their income under the head 'Profits from Business or Profession' are required to file an electronic declaration in prescribed Form 10IE, before the due date of filing their ITRs
- W.e.f. FY 2023-24 (AY 2024-25), the New Personal Tax Regime u/s 115BAC(1A), will become the Default Regime
- Persons having their income under the head 'Profits from Business or Profession' and wanting to benefit from the specified deductions available only under the Old regime, are now required to exercise their option of filing their ITRs under the Old Regime by filing an electronic declaration in the prescribed form u/s 115BAC(6), before filing of their ITRs

New Tax Regime to be the Default Regime

- Such persons shall be able to exercise the option of opting back to the new regime u/s 115BAC(1A) only once
- Persons not having income from business or profession shall be able to exercise the option of furnishing their ITRs as per the Old regime, in each year, by selecting the option of old regime in their ITR Forms
- The salaried individuals will be required to submit their investment declaration forms to their employers at the beginning of the financial year only, if they wish to opt for the old regime, in order to enable their employers to deduct accurate TDS on their salaries, after giving the benefit of deductions claimed

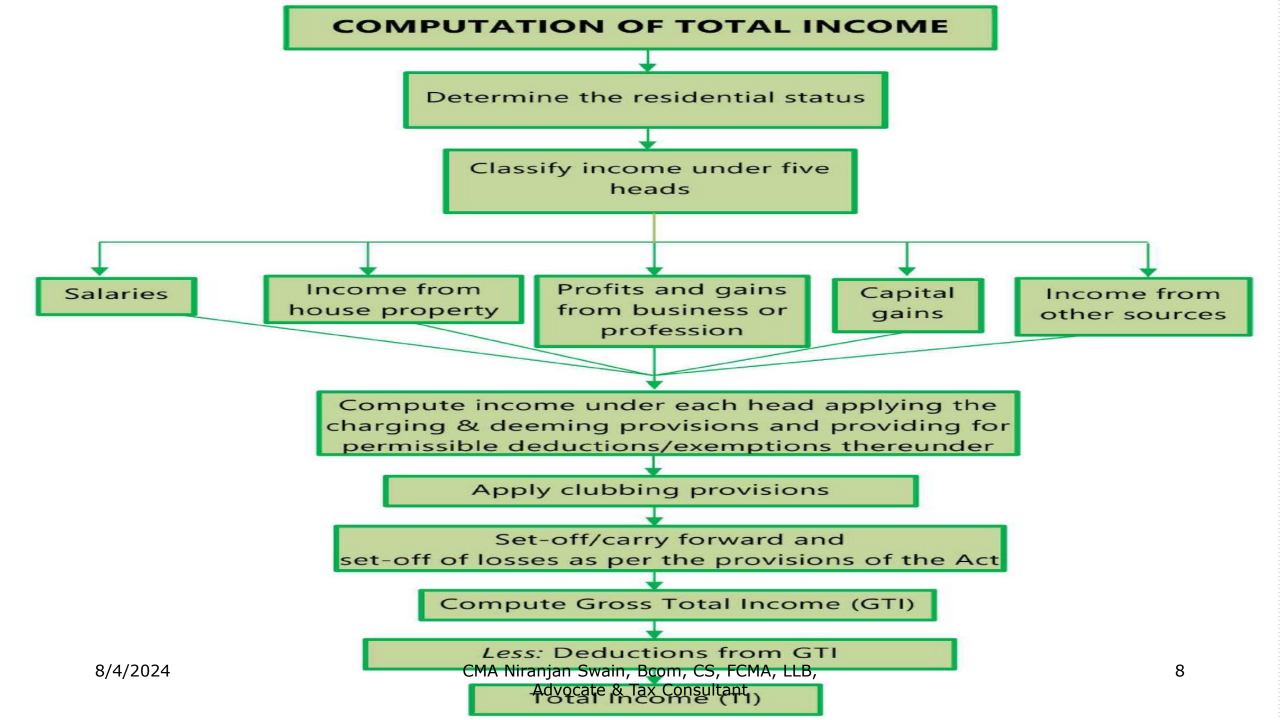


SALARIES

INCOME
FROM HOUSE
PROPERTY

PROFITS AND GAINS
FROM BUSINESS OR
PROFESSION

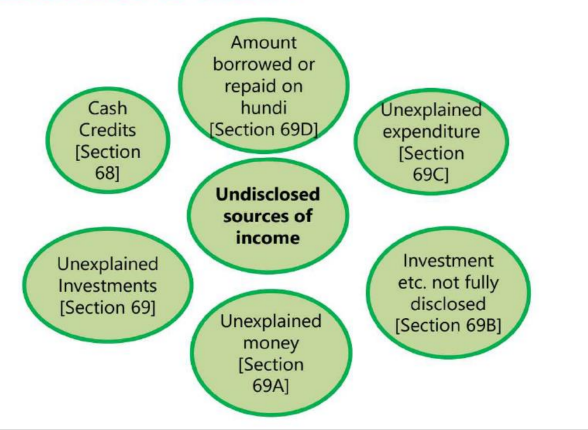
CAPITAL
GAINS
OTHER SOURCES



Reporting of Income v. Under Reporting of Income

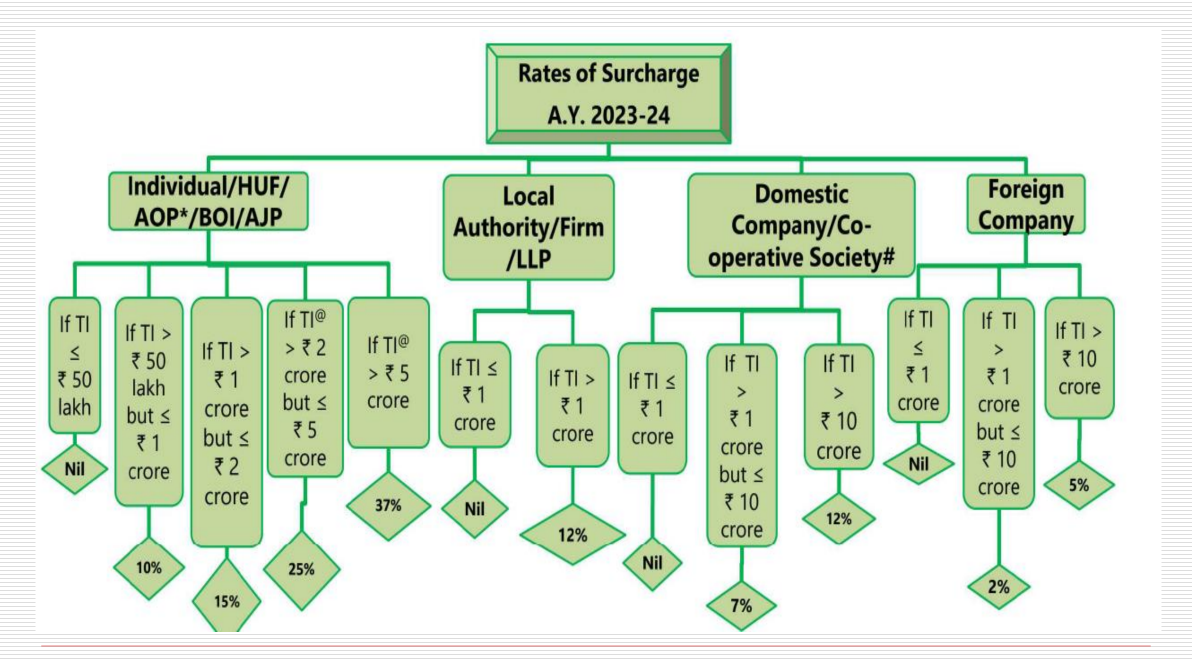
- Mis Reporting
- Under Reporting of Income

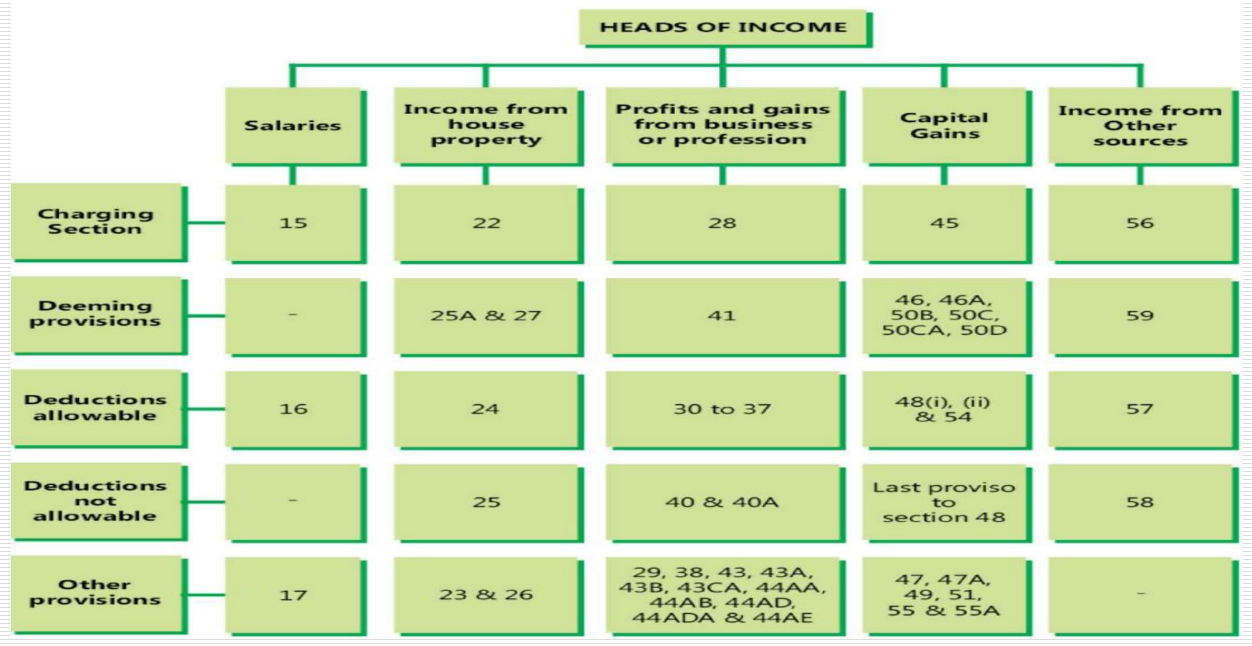
Undisclosed sources of income



| S. No. | Section | Inco | ome | Rate of Tax | | |
|-----------|---------|--|--|----------------|--|--|
| (a) | 112 | Long term capital gains (oth section 112A) (For details, refer Unit 4 of Ch | 20% | | | |
| (b) | 112A | Long term capital gains on a Equity share in a compa Unit of an equity orient Unit of business trust Condition for availing the rate is that securities transapaid | 10% [On LTCG > ₹ 1 lakh] | | | |
| | | In case of (Capital Asset) | | | | |
| | | Equity shares in a company | both at the time of acquisition and transfer | | | |
| | | Unit of equity oriented fund or unit of business trust | | | | |
| | | Note: LTCG upto ₹ 1 lakh ₹ 1 lakh is taxable @10%. (For details, refer Unit 4 of Ch | is exempt. LTCG exceeding napter 4 on "Capital gains") | | | |

| S. No. | Section | Income | Rate of Tax | |
|-----------|---------|--|----------------|--|
| (c) | 111A | Short-term capital gains on transfer of – Equity shares in a company Unit of an equity oriented fund Unit of business trust The conditions for availing the benefit of this concessional rate are – (i) the transaction of sale of such equity share or unit should be entered into on or after 1.10.2004; and (ii) such transaction should be chargeable to securities transaction tax. | 15% | |
| (d) | 115BB | Winnings from Lotteries; Crossword puzzles; Races including horse races; Card games and other games of any sort; Gambling or betting of any form or nature | 30% | |
| (e) | 115BBE | Unexplained money, investment, expenditure, etc. deemed as income under section 68 or section 69 or section 69A or section 69B or section 69C or section 69D [See discussion below] | 60% | |





Deduction (Section 16) - Standard deduction - Entertainment allowance - Professional tax Chargeability Meaning (Section 15) (Section 17) - Salary due - Salary paid or allowed, though - Salary Income - Perquisite not due under the - Profits in lieu of salary - Arrears of salary head "Salaries"

| Computation of Capital Gain |
|--|
| Income from Other Sources |
| Clubbing of Income |
| Set Off Loss and Carry Forward of Loss |
| General Deduction |
| Taxable Income |

CHAPTER OVERVIEW **Deductions from Gross Total Income Deductions in respect of certain Deductions in respect of certain Deductions in respect of other** Other incomes payments income **Deductions** Section 80C- In respect of LIP, PPF, PF etc. Section 80JJAA – In respect of employment of new employees ► Section 80CCC- In respect of contribution to certain pension funds - Section 80RRB - In respect of royalty on patents ➤ Section 80CCD—In respect of contribution to pension scheme of Section 80QQB — In respect of royalty income etc. of authors of Central Government certain books other than text books ➤ Section 80D— In respect of medical insurance premium Section 80DD- In repect of maintenance including medical treatment of a dependent disabled ➤ Section 80DDB – In respect of amt paid for medical treatment etc. of specified disease or ailment Section 80E – In respect of interest on loan taken for higher education Section 80EE/80EEA - In respect of interest payable on loan borrowed for acquisition of house property by an individual Section 80EEB - In respect of interest payable on loan taken for purchase of electric vehicle Section 80G - In respect of donations to certain funds, charitable instutions etc. Section 80TTA – In respect of interest on deposits in savings account Section 80GG - In respect of rent paid Section 80TTB - In respect of interest on deposits in case of senior citizens Section 80GGA –In respect of donations for scientific research and rural development Section 80GGB- In respect of contributions given by companies to political parties Section 80U - Deduction in case of a person with disability Section 80GGC –In respect of contributions given by any person to political parties

New Tax Regime for Section 115BAC of the Income Tax Act introduces an alternative tax regime for Individuals, Hindu Undivided Families (HUFs), Associations of Persons (AOPs), Bodies of Individuals (BOIs), and Artificial Juridical Persons (AJPs), collectively referred to as 'eligible assesses.' Under this regime, eligible assesses can opt to be taxed at reduced rates based on their

Comparative of Tax Rates

| Total Income In INR | New Regime (Section 115BAC) Tax Rate (%) - FY 2023-24 | New Regime (Section 115BAC) Tax Rate (%) - FY 2022-23 | Old Regime -with Tax Rates (%) |
|-----------------------------------|--|---|-------------------------------------|
| Up to 2.5 lakhs | Nil | Nil | Nil |
| From 2.50 lakhs to 3.00 lakhs | Nil | 5 | 5 |
| From 3.00 lakhs to 5.00 lakhs | 5 (tax rebate u/s 87A is available) | 5 (tax rebate u/s 87A is available) | 5 (tax rebate u/s 87A is available) |
| From 5.00 lakhs to 6,00 lakhs | 5 | 10 | 20 |
| From 6.00 lakhs to 7.50 lakhs | 10 (tax rebate u/s 87A is available up to Rs.7 lakhs) | 10 | 20 |
| From 7.50 lakhs to 9.00 lakhs | 10 | 15 | 20 |
| From 9.00 lakhs to 10.00 lakhs | 15 | 15 | 20 |
| From 10.00 lakhs to 12.50 lakh | 15 | 20 | 30 |
| From 12.50 lakh to 15.00 lakh | 20 | 25 | 30 |
| Above 15.00 lakh | 30 | 30 | 30 |

•Rate of surcharge (up to Rs.50 lakhs -Nil, above Rs.50 lakhs to Rs.100 lakhs -10%). H7 Cess - 4%, Further, rebate under section 87A shall be available both under the new and old tax regime.

| Tax Slab for FY 2023-24 | Tax Rate | Tax Slab for FY 2024-25 | Tax Rate |
|-------------------------|----------|-------------------------|----------|
| Upto ₹ 3 lakh | Nil | Upto ₹ 3 lakh | Nil |
| ₹3 lakh - ₹6 lakh | 5% | ₹3 lakh - ₹7 lakh | 5% |
| ₹6 lakh - ₹9 lakh | 10% | ₹7 lakh - ₹ 10 lakh | 10% |
| ₹9 lakh - ₹12 lakh | 15% | ₹ 10 lakh - ₹ 12 lakh | 15% |
| ₹ 12 lakh - ₹ 15 lakh | 20% | ₹ 12 lakh - ₹ 15 lakh | 20% |
| More than 15 lakh | 30% | More than 15 lakh | 30% |

Tax Rates as per Finance Bill 2024

As part of the continued efforts of the Government to make the New Tax Regime (NTR) more lucrative for taxpayers, the income slabs under the regime have undergone changes.

| Tax rate | Income slab (in INR) | Proposed Income slab (in INR) | |
|----------|------------------------|-------------------------------|--|
| 0% | Up to 3,00,000 | Up to 3,00,000 | |
| 5% | 3,00,001 to 6,00,000 | 3,00,001 to 7,00,000 | |
| 10% | 6,00,001 to 9,00,000 | 7,00,001 to 10,00,000 | |
| 15% | 9,00,001 to 12,00,000 | 10,00,001 to 12,00,000 | |
| 20% | 12,00,001 to 15,00,000 | 12,00,001 to 15,00,000 | |
| 30% | 15,00,001 and above | 1,500,001 and above | |

The above amendments shall provide tax relief of up to INR 10,000 (excluding surcharge and cess), proving beneficial for lower-to-mid level salaried taxpayers.

Basic concept Of Taxability of Income in the hands of Individuals

| Particulars of Income - Taxability Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|---|---|-------------------|--------------------------------------|---------------------------------|
| Basic Salary | Taxable | X | X | X |
| Dearness Allowance | Taxable | X | X | X |
| Site Allowance | Taxable | | | |
| Production Incentive | Taxable | X | X | X |
| One Time (six months) pension | Taxable - Benefit of exemption may be claimed | X | X | X |
| Exemption on voluntary retirement | Exemption u/s 10(10C) | ✓ | ✓ | ✓ |
| Exemption on gratuity u/s 10(10) | Exemption u/s 10(10) | √ | ✓ | ✓ |
| Exemption on Leave encashment u/s 10(10AA) | Exemption u/s 10(10AA) | ✓ | ✓ | ✓ |
| Professional Tax | deductible | ✓ | X | X |
| Overtime Allowance | Taxable | Х | X | X |

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|---|--|-------------------|--------------------------------------|--|
| | Least of Following is | | | |
| HRA Exemption | Exempt: A)Actual HRA Received.B)40% or 50%(if house situated in delhi, mumbai, kolkatta or madrass)of salary.C)Rent Paid Minus 10% of salary | √ | × | × |
| Leave Travel Concession or Assistance (LTC/LTA), extended by an employer to an employee for going anywhere in India along with his family u/s 10(5) | Exempted under section 10(5) | ✓ | × | × |
| Children Education Allowance | Rs.100 pm * 2 children | ✓ | X | X |
| Children Hostel Allowance | Rs.300 pm * 2 children | ✓ | × | X |
| Daily Allowance to meet the ordinary daily charges incurred by an employee on account of absence from his normal place of duty | To the extent expenditure incurred - section 10(14) | ✓ | ✓ | ~ |

| Particulars of Income - Taxability Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|---|--|-------------------|--------------------------------------|--|
| Conveyance Allowance granted to meet the expenditure on conveyance in performance of duties of an office Section 10(14) | To the extent expenditure incurred - section 10(14) | ✓ | ✓ | ✓ |
| Transport Allowance for a specially-abled person | Rs.3200 PM in case of blind / deaf & dump handicapped employee | ✓ | ✓ | ✓ |
| Uniform Allowance Section | To the extent expenditure incurred - section 10(14) | √ | ✓ | ✓ |
| Accomodation at concessional Education Facility at concessional rate | As per Valuation Rule As per section 17(2) | ✓ | ✓ ✓ | ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ |

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto | New Tax Regime- from |
|---|--|-------------------|----------------------------|----------------------------|
| Group Insurance | Exempted perquisite | √ | \checkmark | ✓ |
| Medical Facilities | As prescribed in proviso to section 17(2) | √ | ✓ | ✓ |
| Group Medical Insurance / | Exempted perquisite | √ | √ | √ |
| Providing Motor Car for Official Use | As prescribed in proviso to section17(2)(iii) | √ | √ | √ |
| Supply of Electricity at concessional rate - own production of OPGC | Cost of Electricity - cost recovered | √ | √ | ✓ |
| Interest free or concessional loan exceeding Rs.20,000/- | if loan amount does not exceeds Rs.20000 Or Loan is provided for treatment of specified diseases (Rule 3A) | | ✓ | ✓ |

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|---|---|-------------------|--------------------------------------|--|
| | Up to Rs.5000/- exempted | √ | ✓ | ✓ |
| Free Recreation/ Club Facilities | Expenses incurred on club facilities for the official purposes and Use of health club, sports and similar facilities provided uniformly to all employees shall be exempt from tax | ✓ | √ | ✓ |
| Food allowance / Food Coupons | Rs 50/meal subject to 2 meals a day | ✓ | × | × |
| Other Perquisites for official purposes | Exempted perquisite | ✓ | ✓ | ✓ |
| Use of Movable Assets | Exempted | √ | ✓ | \checkmark |

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|--|---|-------------------|--------------------------------------|--|
| Transfer of Movable Assets | WDV - amount recovered | √ | ✓ | ✓ |
| Contribution made to the account of the assessee by the employer—(a) in a recognised provident fund;(b) in the scheme referred to in section 80CCD(1); and(c) in an approved superannuation fund | Exempt Upto Rs. 7,50,000/- | ✓ | ✓ | ✓ |
| Clubing of income of minor child | In case, the income of minor is clubbed with the income of the parent under section 64(1A), a sum of Rs.1500 is deducted by virtue of section 10(32). | √ | ✓ | ✓ |

| Particulars of Income - Taxability • / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|--|--|-------------------|--------------------------------------|---------------------------------|
| Interest on Home Loan u/s 24b on: Self-occupied or vacant property | Deductible Up to Rs.2 lakhs | √ | Х | X |
| Interest on Home Loan u/s 24b on: Let-out property | Fully Deductible . Regarding loss c/f refer separate slide | ✓ | ✓ | ✓ |
| Deduction u/s 80C (EPF LIC ELSS PPF FD Children's | Deductible under Chapter - VIA | √ | X | X |
| Employee's (own) contribution to NPS | Deductible under Chapter - VIA | √ | X | X |
| Employer's contribution to NPS | Deductible under Chapter - VIA | ✓ | ✓ | ✓ |
| Medical insurance premium - 80D | Deductible under Chapter - VIA | √ | X | X |

DEDUCTION UNDER CHAPTER-VIA.pdf

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|--|-----------------------------------|-------------------|--------------------------------------|---------------------------------|
| Disabled Individual - 80U | Deductible under Chapter - VIA | ✓ | Х | X |
| Interest on education loan - 80E | Deductible under Chapter - VIA | ✓ | Х | X |
| Interest on Electric vehicle loan - 80EEB | Deductible under Chapter - VIA | ✓ | Х | X |
| Donation to Political party/trust etc - 80G | Deductible under Chapter - VIA | ✓ | Х | X |
| Savings Bank Interest u/s 80TTA and 80TTB | Deductible under Chapter - VIA | √ | Х | X |
| Other Chapter VI-A deductions | Deductible under Chapter - VIA | √ | Х | X |
| All contributions to Agniveer Corpus Fund - 80CCH | Deductible under Chapter - VIA | ✓ | Did not exist | ✓ |
| Deduction on Family Pension Income | | ✓ | ✓ | ✓ |

| Particulars of Income - Taxability / Exemption / deduction | Basis of Exption | Old Tax Regime | New Tax Regime- upto 3/2023 | New Tax Regime- from 01.04.2023 |
|--|------------------|-------------------|--------------------------------------|---------------------------------|
| Income level for rebate eligibility | | ₹5 lakhs | ₹5 lakhs | ₹7 lakhs |
| Standard Deduction | | ₹ 50,000 | - | ₹ 50,000 |
| Effective Tax-Free Salary income | | ₹5.5 lakhs | ₹5 lakhs | ₹7.5 lakhs |
| Rebate u/s 87A | | ₹12,500 | ₹12,500 | ₹25,000 |
| Standard Deduction (Rs 50,000) | | √ | χ | √ |

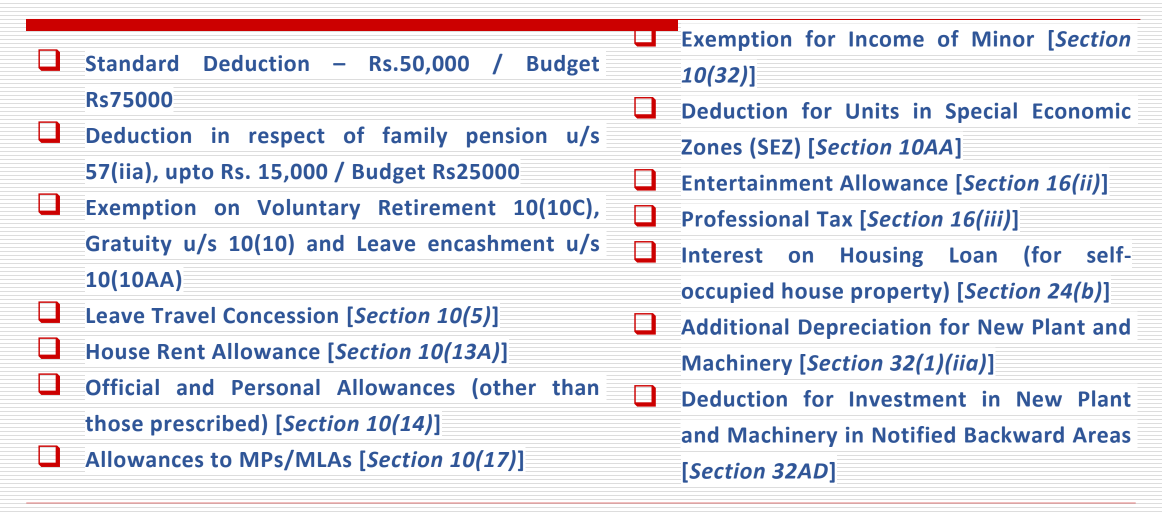
Finance Bill 2024 Due to change of Slab Rates:

Tax Rebate u/s 87A – up to Rs.25,000/-

Comparative of Tax rates after amendments

| Income Range | Old Regime Tax Rates for FY 22-23 (AY 23-24), | | | New Regime Tax Rates for FY 22- 23 (AY 23-24) |
|---------------------------------|---|---|-------------|---|
| | | Individuals and | Individuals | |
| | Individuals and | HUF with age | and HUF | Applicable for All |
| | HUF with age less | 60years or more | with age | Individuals or |
| | than 60 years | but less than 80 | 80 years or | HUF |
| | | years | more | |
| Rs 0.0 to Rs 2,50,000 | NIL | NIL | NIL | NIL |
| | 5% (tax rebate | | | 5% (tax rebate |
| Rs 2,50,001 to Rs 3,00,000 | u/s 87a is | NIL | NIL | u/s 87a is |
| | available) | | | available) |
| Rs. 3,00,001 to Rs 5,00,000 | | 5% (tax rebate u/s 87a is available) | NIL | |
| Rs. 5,00,001 to Rs 7,50,000 | 20% | 20% | 20% | 10% |
| Rs 7,50,001 to Rs 10,00,000 | 20% | 20% | 20% | 15% |
| Rs 10,00,001 to Rs. 12,50,000 | 30% | 30% | 30% | 20% |
| Rs. 12,50,001 to Rs. 15, 00,000 | 30% | 30% | 30% | 25% |
| Exceeding Rs. 15,00,000 | 30% | 30% | 30% | 30% |

Deductions allowable in Old Personal Tax Regime



Deductions allowable in Old Personal Tax Regime

- Deduction for Tea, Coffee, or Rubber Business

 [Section 33AB]
- Deduction for Prospecting, Extraction, or Production of Petroleum or Natural Gas in India
 [Section 33ABA]
- Deduction for Donations to Approved Scientific Research Associations, Universities, Colleges, or Institutes [Section 35(1)(ii)]
- Deduction for Payments to Indian Companies for Scientific Research [Section 35(1)(iia)]

- Deduction for Donations to Universities,

 Colleges, or Institutions for Social

 Science or Statistical Research [Section

 35(1)(iii)]
- Deduction for Donations for Scientific

 Research or Expenditure on Scientific

 Research [Section 35(2AA)]
 - Deduction for Capital Expenditure on Specified Businesses (e.g., cold chain facility, warehousing facility) [Section 35AD]

Deductions allowable in Old Personal Tax Regime

Deduction in respect of Interest paid on education Deduction for **Expenditure** on loan u/s 80E / 80EEA **Extension** Agriculture **Projects** Deduction in respect of Donation u/s 80G [Section 35CCC] Deduction in respect of Royalty income of Authors Chapter VIA Deductions u/s 80C like on Books u/s 80QQB LIC, ULIPs, PPF; NPS Contribution Deduction in respect of Interest Income on Savings u/s80CCD(1)/(1B) (Except NPS u/sBank account u/s 80TTA 80CCD(2) & Section Agneeveer Deduction in respect of Interest Income on deposits Corpus Fund u/s 80CCH(2) (Except with Post Office, Banks u/s 80TTB Section 80CCD(2) NPS u/s & ■ Interest on PPF & Final payment on maturity u/s u/s Agneeveer Corpus Fund 10(11) 80CCH(2) Interest on Sukanya Samridhi Account, withdrawal Deduction in respect of Mediclaim and final payment on maturity from such account -Premium u/s 80D

Deductions allowable in New Tax Tax Regime

- Standard Deduction of Rs. 50,000 u/s 16(ia) to salaried individuals & pensioners
- Deduction in respect of family pension u/s 57(iia), upto Rs. 15,000 / Budget Rs25000
- Deduction in respect of contribution to Agniveer Corpus Fund under the newly inserted section 80CCH(2)
- Deduction in respect of Employer's Contribution to National Pension Scheme (NPS) u/s80CCD(2) to the extent of 10% of basic salary and dearness allowance in case of private sector employee & 14% in case of government employee
- Transport allowance u/s 10(14) in case of a specially-abled person

- Conveyance allowance u/s 10(14) received to meet the conveyance expenditure incurred as part of the employment
- Daily allowance u/s 10(14) received to meet the ordinary regular charges or expenditure you incur on account of absence from his regular place of duty
- Exemption on Voluntary Retirement 10(10C),
 Gratuity u/s 10(10) and Leave encashment u/s
 10(10AA)
- Interest on Home Loan on let-out property (Section24)
- Deduction in respect of additional employee cost (Section80JJAA)

- □ Perquisite Valuation Rules: Perquisite valuation rule 3 will remain unaltered even if an employee wants to pay tax under alternative tax regime u/s 115BAC (no exemption of Rs.50 per meal paid through food coupons / vouchers not exempted).
- Adjustment of Losses: Total loss will be calculated without adjusting brought forward loss from any earlier years, if such loss pertains to any deduction under section as listed as not allowed.
- Any loss under the head "Income from House Property" can not be adjusted with any other income under any head.

The table below outlines the breakeven points for the new and old tax regime after the amendment proposed by the Finance (No. 2) Bill 2024.

| Nature of deduction available in | Breakeven point | When it is beneficial to opt for | Reference | |
|-----------------------------------|-----------------|----------------------------------|-----------|--|
| the normal tax regime | | the new tax regime of Section | | |
| | | 115BAC? | | |
| No deduction is allowable | - | Always | Table 1 | |
| Deduction allowable under | - | Always | Table 2 | |
| Section 80C | | | | |
| Deduction allowable under: | | | | |
| - Sections 8oC | 7,75,000 | Income in excess of Breakeven | Table 3 | |
| Sections doe | /,/0,000 | meome in excess of breakeven | Table 5 | |
| - Section 8oD | | | | |
| Deduction allowable under: | 14,75,000 | Income in excess of Breakeven | Table 4 | |
| - Section 8oC | | | | |
| Section Sec | | | | |
| - Section 8oD | | | | |
| - Section 24 (Interest on housing | | | | |
| loan) | | | | |
| - | | 1 | | |

The table below outlines the breakeven points for the new and old tax regime after the amendment proposed by the Finance (No. 2) Bill 2024. Table 1: Individual not eligible for any deduction

| Income | Tax liability under the New Regime | Tax liability under the Normal regime (for AY 2025-26) | Net tax saving |
|-----------|---------------------------------------|--|----------------|
| 6,00,000 | - | 33,800 | 33,800 |
| 7,00,000 | _ | 54,600 | 54,600 |
| 8,00,000 | 31,200 | 75,400 | 34,000 |
| 9,00,000 | 41,600 | 96,200 | 54,600 |
| 10,00,000 | 52,000 | 1,17,000 | 65,000 |
| 11,00,000 | 67,600 | 1,48,200 | 80,600 |
| 12,00,000 | 83,200 | 1,79,400 | 96,200 |
| 13,00,000 | 1,04,000 | 2,10,600 | 1,06,600 |
| 14,00,000 | 1,24,800 | 2,41,800 | 1,17,000 |
| 15,00,000 | 1,45,600 | 2,73,000 | 1,27,400 |

Table 2: Individual eligible for deduction under section 80C

| Income | Tax liability under the New Regime | Tax liability under the Normal Regime (for AY 2025-26) | Net tax saving |
|-----------|---------------------------------------|--|----------------|
| 6,00,000 | - | - | - |
| 7,00,000 | - | 23,400 | 23,400 |
| 7,25,000 | 23,400 | 28,600 | 5,200 |
| 7,50,000 | 26,000 | 33,800 | 7,800 |
| 7,75,000 | 28,600 | 39,000 | 10,400 |
| 8,00,000 | 31,200 | 44,200 | 13,000 |
| 9,00,000 | 41,600 | 65,000 | 23,400 |
| 10,00,000 | 52,000 | 85,800 | 33,800 |
| 11,00,000 | 67,600 | 1,06,600 | 39,000 |
| 12,00,000 | 83,200 | 1,32,600 | 49,400 |
| 13,00,000 | 1,04,000 | 1,63,800 | 59,800 |
| 14,00,000 | 1,24,800 | 1,95,000 | 70,200 |
| 15,00,000 | 1,45,600 | 2,26,200 | 80,600 |

Table 3: Assessee is eligible for deduction under sections 80C and 80D

| Income | Tax liability under the New Regime | Tax liability under the Normal regime (for AY 2025-26) | Net tax saving |
|-----------|---------------------------------------|--|----------------|
| 6,00,000 | - | - | - |
| 7,00,000 | - | - | - |
| 7,50,000 | 26,000 | 23,400 | -2,600 |
| 7,75,000 | 28,600 | 28,600 | - |
| 8,00,000 | 31,200 | 33,800 | 2,600 |
| 8,50,000 | 36,400 | 44,200 | 7,800 |
| 9,00,000 | 41,600 | 54,600 | 13,000 |
| 9,50,000 | 46,800 | 65,000 | 18,200 |
| 10,00,000 | 52,000 | 75,400 | 23,400 |
| 11,00,000 | 67,600 | 96,200 | 28,600 |
| 12,00,000 | 83,200 | 1,17,000 | 33,800 |
| 13,00,000 | 1,04,000 | 1,48,200 | 44,200 |
| 14,00,000 | 1,24,800 | 1,79,400 | 54,600 |
| 15,00,000 | 1,45,600 | 2,10,600 | 65,000 |

Table 4: Assessee is eligible for deduction under section 80C and 80D, and deduction for interest on housing loan under section 24(b)

| Income | Tax liability under the New Regime | Tax liability under the Normal Regime (for AY 2025-26) | Net Tax Saving |
|-----------|------------------------------------|--|----------------|
| 6,00,000 | - | - | - |
| 7,00,000 | - | - | - |
| 8,00,000 | 31,200 | - | -31,200 |
| 9,00,000 | 41,600 | - | -41,600 |
| 10,00,000 | 52,000 | 33,800 | -18,200 |
| 11,00,000 | 67,600 | 54,600 | -13,000 |
| 12,00,000 | 83,200 | 75,400 | -7,800 |
| 13,00,000 | 1,04,000 | 96,200 | -7,800 |
| 14,00,000 | 1,24,800 | 1,17,000 | -7,800 |
| 14,50,000 | 1,35,200 | 1,32,600 | -2,600 |
| 14,75,000 | 1,40,400 | 1,40,400 | - |
| 15,00,000 | 1,45,600 | 1,48,200 | 2,600 |
| 16,00,000 | 1,76,800 | 1,79,400 | 2,600 |
| 17,00,000 | 2,08,000 | 2,10,600 | 2,600 |
| 18,00,000 | 2,39,200 | 2,41,800 | 2,600 |
| 19,00,000 | 2,70,400 | 2,73,000 | 2,600 |
| 20,00,000 | 3,01,600 | 3,04,200 | 2,600 |
| 25,00,000 | 4,57,600 | 4,60,200 | 2,600 |
| 30,00,000 | 6,13,600 | 6,16,200 | 2,600 41 |

| | Regime | New Regime | | | | | | | |
|---|--------|------------|--|--|--|--|--|--|--|
| Comparison between Old Regime & New Regime at Income Level of Rs 15 lakhs | | | | | | | | | |
| Practical Case Study 2 | | | | | | | | | |

| comparison setticen ou regime a reti | | Regime | New Regime |
|--|------------|-----------|---------------|
| Gross Salary | | 1,500,000 | 1,500,000 |
| Less: Deductions Claimed | | | |
| Standard Deduction u/s 16(ia) | | 50,000 | 50,000 |
| Deductions u/s 80C | | | |
| Employees Contribution to PF | 90,000 | | |
| LIC Premium | 10,000 | | |
| Sukanya Samridhi Yojna | 50,000 | 150,000 | Not Available |
| House Rent Allowance (HRA) u/s 10(13A) | | 100,000 | Not Available |
| Leave Travel Concession (LTC) u/s 10(5) | | 108,333 | Not Available |
| Scenario 1 | | | |
| Total Available Deductions | | 408,333 | 50,000 |
| Gross Total Income | | 1,091,667 | 1,450,000 |
| Total Tax Liability | | 145,600 | 145,600 |
| Scenario 2 | | | |
| If Sukanya Samridhi Yojna Deposit is not r | made | | |
| Total Available Deductions | | 358,333 | 50,000 |
| Total Tax Liability | | 161,200 | 145,600 |
| Scenario 3 | | | |
| If Mediclaim Premium u/s 80D of Rs 2500 | 0 has also | been paid | |
| Total Available Deductions | | 433,333 | 50,000 |
| Total Tax Liability | | 137,800 | 145,600 |

Practical Case Study 3 Comparison between Old Regime & New Regime at Income Level of Rs 20 lakhs

| Comparison between old Regime & New | | Regime | New Regime |
|---|-------------|-----------|---------------|
| Gross Salary | | 2,000,000 | 2,000,000 |
| Less: Deductions Claimed | | , , | , , |
| Standard Deduction u/s 16(ia) | | 50,000 | 50,000 |
| Deductions u/s 80C | | <i>,</i> | , |
| Principal Repayment of Home Loan | 120,000 | | |
| NPS Contribution u/s 80CCD(1B) | 50,000 | 150,000 | Not Available |
| Interest on Home Loan (Self-occupied | • | , | |
| property) | | 200,000 | Not Available |
| Leave Travel Concession (LTC) u/s 10(5) | | 50,000 | Not Available |
| Research Allowance u/s 10(14) | | 25,000 | Not Available |
| Scenario 1 | | , | |
| Total Available Deductions | | 425,000 | 50,000 |
| Gross Total Income | | 1,575,000 | 1,950,000 |
| Total Tax Liability | | 296,400 | 296,400 |
| Scenario 2 | | | |
| If NPS Contribution is not done | | | |
| Total Available Deductions | | 395,000 | 50,000 |
| Total Tax Liability | | 305,760 | 296,400 |
| Scenario 3 | | | |
| If Mediclaim Premium u/s 80D of Rs 2500 | 00 has also | been paid | |
| Total Available Deductions | | 450,000 | 50,000 |
| Total Tax Liability | | 288,600 | 296,400 |

New vs Old Regime: Income Tax Calculator

https://incometaxindia.gov.in/Pages/tools/115bac-taxcalculator-finance-bill-2023.aspx

If you have salary income:

| Deductions Gross Income | Zero | ₹1,00,000 | ₹1,50,000 | ₹1,38,500 | ₹1,87,500 | ₹2,12,500 | ₹2,37,500 | ₹2,50,000 | ₹2,62,500 | ₹2,87,500 | ₹3,12,500 | ₹3,25,000 | ₹3,50,000 | ₹3,75,000 |
|-------------------------|------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| ₹5,50,000 | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME |
| ₹6,50,000 | New | SAME |
| ₹7,00,000 | New | SAME | SAME | Old |
| ₹8,00,000 | New | New | New | SAME | Old |
| ₹8,50,000 | New | New | New | New | SAME | Old |
| ₹9,00,000 | New | New | New | New | New | SAME | Old |
| ₹9,50,000 | New | New | New | New | New | New | SAME | Old |
| ₹10,00,000 | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old | Old | Old |
| ₹10,50,000 | New | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old | Old |
| ₹11,50,000 | New | New | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old |
| ₹12,50,000 | New | New | New | New | New | New | New | New | New | New | SAME | Old | Old | Old |
| ₹14,00,000 | New | New | New | New | New | New | New | New | New | New | New | SAME | Old | Old |
| ₹14,50,000 | New | New | New | New | New | New | New | New | New | New | New | New | SAME | Old |
| ₹15,50,000 | New | New | New | New | New | New | New | New | New | New | New | New | New | SAME |
| ₹16,00,000 | New | New | New | New | New | New | New | New | New | New | New | New | New | SAME |

Break- Even Point Analysis between New & Old Personal Tax Regime

| Income in INR | Less: Standard Deduction in INR | Net Income in INR | Tax Liability as per New Regime | Additional Deductions (over & above standard deduction) required in Old Regime for Break Even | When will New Personal Tax Regime will be More Beneficial? |
|------------------|---------------------------------|----------------------|---------------------------------|---|--|
| 700000 | 50,000 | 65,0000 | 0 | 1,50,000 | At an income level of Rs 7 lakh and less, an individual will benefit only in new regime. |
| 800000 | 50,000 | 7,50,000 | 35,000 | 1,38,500 | At an income level of Rs 8 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 1,38,500 |
| 9,00,000 | 50,000 | 8,50,000 | 40,000 | 2,12,500 | At an income level of Rs 9 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 2,12,500 |

Break- Even Point Analysis between New & Old Personal Tax Regime

| Income in INR | Less: Standard Deduction in INR | Net Income in INR | Tax Liability as per New Regime | Additional Deductions (over & above standard deduction) required in Old Regime for Break Even | Beneficial? |
|---------------|---------------------------------------|----------------------|---------------------------------|---|---|
| 12,50,000 | 50,000 | 12,00,000 | 90,000 | 3,12,500 | At an income level of Rs 15 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 3,12,500 |
| 15,00,000 | 50,000 | 14,50,000 | 1,40,000 | 3,58,000 | At an income level of Rs 15 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 3,58,000 |
| 15,50,000 | 50,000 | 15,00,000 | 1,50,000 | 3,75,000 | At an income level greater than Rs 15 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 3,75,000 |

Break- Even Point Analysis between New & Old Personal Tax Regime

| Income in INR | Less: Standard Deduction in INR | Net Income in INR | Tax Liability as per New Regime | Additional Deductions (over & above standard deduction) required in Old Regime for Break Even | When will New Personal Tax Regime will be More Beneficial? |
|---------------|--|-------------------|---------------------------------|---|---|
| 16,00,000 | 50,000 | 15,50,000 | 1,65,000 | 2.75.000 | At an income level greater than Rs 15 lakh, an individual will benefit in new regime if the available deductions (other than standard deduction) are less than Rs. 3,75,000 |

If you have income other than salary:

| Deductions ³ Gross Income | Zero | ₹1,00,000 | ₹1,50,000 | ₹1,62,500 | ₹1,87,500 | ₹2,12,500 | ₹2,37,500 | ₹2,50,000 | ₹2,62,500 | ₹2,87,500 | ₹3,12,500 | ₹3,25,000 | ₹3,50,000 | ₹3,75,000 |
|--------------------------------------|------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| ₹5,00,000 | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME | SAME |
| ₹6,00,000 | New | SAME |
| ₹6,50,000 | New | SAME | SAME | Old |
| ₹7,50,000 | New | New | New | SAME | Old |
| ₹8,00,000 | New | New | New | New | SAME | Old |
| ₹8,50,000 | New | New | New | New | New | SAME | Old |
| ₹9,00,000 | New | New | New | New | New | New | SAME | Old |
| ₹9,50,000 | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old | Old | Old |
| ₹10,00,000 | New | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old | Old |
| ₹11,00,000 | New | New | New | New | New | New | New | New | New | SAME | Old | Old | Old | Old |
| ₹12,00,000 | New | New | New | New | New | New | New | New | New | New | SAME | Old | Old | Old |
| ₹13,50,000 | New | New | New | New | New | New | New | New | New | New | New | SAME | Old | Old |
| ₹14,25,000 | New | New | New | New | New | New | New | New | New | New | New | New | SAME | Old |
| ₹15,00,000 | New | New | New | New | New | New | New | New | New | New | New | New | New | SAME |

When total deductions are ₹1.5 lakhs or less: New regime will be beneficial

| | When total de | ductions are less th | an ₹1.5lakhs | | |
|-----------------------|---|---|---|---------------------|-------------------------|
| Α | В | С | D | E | F |
| | Tax as per Old Regime | Tax as per | New Regime | | |
| Gross Total Income | - Standard deduction = ₹50,000 - Others u/s 80C, 80D etc = ₹1,50,000 - Rebate on income up to ₹5,00,000 | Pre-Budget 2023 - No deductions or exemptions - Rebate on income up to ₹5,00,000 | Post-Budget 2023 - Standard deduction: ₹50,000 - Rebate on income up to ₹7,00,000 | Difference (B-D) | Which regime is better? |
| ₹5,00,000 | ₹0 | ₹0 | ₹0 | ₹0 | Any |
| ₹6,00,000 | ₹0 | ₹22,500 | ₹0 | ₹0 | Any |
| ₹7,00,000 | ₹0 | ₹32,500 | ₹0 | ₹0 | Any |
| ₹7,50,000 | ₹22,500 | ₹37,500 | ₹0 | ₹22,500 | New |
| ₹8,00,000 | ₹32,500 | ₹45,000 | ₹30,000 | ₹2,500 | New |
| ₹9,00,000 | ₹52,500 | ₹60,000 | ₹40,000 | ₹12,500 | New |
| ₹10,00,000 | ₹72,500 | ₹75,000 | ₹52,500 | ₹20,000 | New |
| ₹13,00,000 | ₹1,42,500 | ₹1,37,500 | ₹1,00,000 | ₹42,500 | New |
| ₹15,00,000 | ₹2,02,500 | ₹1,87,500 | ₹1,40,000 | ₹62,500 | New |
| ₹15,50,000 | ₹2,17,500 | ₹2,02,500 | ₹1,50,000 | ₹67,500 | New |
| ₹17,00,000 | ₹2,62,500 | ₹2,47,500 | ₹1,95,000 | ₹67,500 | New |
| ₹20,00,000 | ₹3,52,500 | ₹3,37,500 | ₹2,85,000 | ₹67,500 | New |
| ₹30,00,000 | ₹6,52,500 | ₹6,37,500 | ₹5,85,000 | ₹67,500 | New |

When total deductions are more than ₹1.5 lakhs : Old regime will be beneficial

| | When total deduc | tions are more than | n ₹3.75 lakhs | | | |
|-----------------------|---|---|---|---------------------|-------------------------|--|
| Α | В | С | D | E | F | |
| | Tax as per Old Regime | Tax as per | New Regime | | | |
| Gross Total Income | - Standard deduction: ₹50,000 - Others u/s 80C+80D+NPS+Home loan interest (available up to ₹2,00,000) etc = Considered: ₹3,80,000 = ₹1,50,000+₹55,000+₹25,000+₹1,50,000 - Rebate on income up to ₹5,00,000 | Pre-Budget 2023 - No deductions or exemptions - Rebate on income up to ₹5,00,000 | Post-Budget 2023 - Standard deduction: ₹50,000 - Rebate on income up to ₹7,00,000 | Difference (B-D) | Which regime is better? | |
| ₹5,00,000 | ₹0 | ₹0 | ₹0 | ₹0 | Any | |
| ₹6,00,000 | ₹0 | ₹22,500 | ₹0 | ₹0 | Any | |
| ₹7,00,000 | ₹0 | ₹32,500 | ₹0 | ₹0 | Any | |
| ₹7,50,000 | ₹0 | ₹37,500 | ₹0 | ₹0 | Any | |
| ₹8,00,000 | ₹0 | ₹45,000 | ₹30,000 | -₹30,000 | Old | |
| ₹9,00,000 | ₹0 | ₹60,000 | ₹40,000 | -₹40,000 | Old | |
| ₹10,00,000 | ₹26,500 | ₹75,000 | ₹52,500 | -₹26,000 | Old | |
| ₹13,00,000 | ₹86,500 | ₹1,37,500 | ₹1,00,000 | -₹13,500 | Old | |
| ₹15,00,000 | ₹1,33,500 | ₹1,87,500 | ₹1,40,000 | -₹6,500 | Old | |
| ₹15,50,000 | ₹1,48,500 | ₹2,02,500 | ₹1,50,000 | -₹1,500 | Old | |
| ₹17,00,000 | ₹1,93,500 | ₹2,47,500 | ₹1,95,000 | -₹1,500 | Old | |
| ₹20,00,000 | ₹2,83,500 | ₹3,37,500 | ₹2,85,000 | -₹1,500 | Old | |
| ₹30,00,000 | ₹5,83,500 | ₹6,37,500 | ₹5,85,000 | -₹1,500 | Old | |

When total deductions are between ₹1.5 lakhs to ₹3.75 lakhs: Will depend on various income levels

| | When total deductions ar | re between ₹1.5 lakh | ns and ₹3.75 lakhs | | |
|-----------------------|---|---|---|---------------------|-------------------------|
| Α | В | С | D | E | F |
| | T 011B | Tax as per | New Regime | | |
| Gross Total Income | Tax as per Old Regime - Standard deduction: ₹50,000 - Others u/s 80C+80D+others: ₹2,50,000 = ₹1,50,000+₹50,000+₹50,000 - Rebate on income up to ₹5,00,000 | Pre-Budget 2023 - No deductions or exemptions - Rebate on income up to ₹5,00,000 | Post-Budget 2023 - Standard deduction: ₹50,000 - Rebate on income up to ₹7,00,000 | Difference (B-D) | Which regime is better? |
| ₹5,00,000 | ₹0 | ₹0 | ₹0 | ₹0 | Any |
| ₹6,00,000 | ₹0 | ₹22,500 | ₹0 | ₹0 | Any |
| ₹7,00,000 | ₹0 | ₹32,500 | ₹0 | ₹0 | Any |
| ₹7,50,000 | ₹0 | ₹37,500 | ₹0 | ₹0 | Any |
| ₹8,00,000 | ₹12,500 | ₹45,000 | ₹30,000 | -₹17,500 | Old |
| ₹9,00,000 | ₹32,500 | ₹60,000 | ₹40,000 | -₹7,500 | Old |
| ₹10,00,000 | ₹52,500 | ₹75,000 | ₹52,500 | ₹0 | Any |
| ₹13,00,000 | ₹1,12,500 | ₹1,37,500 | ₹1,00,000 | ₹12,500 | New |
| ₹15,00,000 | ₹1,72,500 | ₹1,87,500 | ₹1,40,000 | ₹32,500 | New |
| ₹15,50,000 | ₹1,87,500 | ₹2,02,500 | ₹1,50,000 | ₹37,500 | New |
| ₹17,00,000 | ₹2,32,500 | ₹2,47,500 | ₹1,95,000 | ₹37,500 | New |
| ₹20,00,000 | ₹3,22,500 | ₹3,37,500 | ₹2,85,000 | ₹37,500 | New |
| ₹30,00,000 | ₹6,22,500 | ₹6,37,500 | ₹5,85,000 | ₹37,500 | New |

New Tax Regime – Filing of Income Tax Forms

| Alternative Tax Regime | Applicable to | Filing of Form |
|------------------------|----------------------|----------------|
| Section 115BA | Domestic Company | Form 10-IB |
| Section 115BAA | Domestic Company | Form 10-IC |
| Section 115BAB | Domestic Company | Form 10-ID |
| Section 115BAD | Co-operative Society | Form 10-IF |
| Section 115BAE | Co-operative Society | Form 10-IFA |

These forms can be filed online at the Income Tax e-Filing Portal by navigating to: e-file > Income Tax forms > file Income Tax Forms.

How To Opt for New Tax Regime

Effective from the Assessment Year 2024-25, the new tax regime will be the default option for Individuals, Hindu Undivided Families (HUFs), Associations of Persons (AOPs), Bodies of Individuals (BOIs), and Artificial Juridical Persons (AJPs). If an assessee prefers the old tax regime, they must explicitly opt out of the new tax regime.

For those with income from a business or profession, opting out of the new tax regime and switching to the old tax regime requires furnishing Form No. 10-IEA on or before the due date for filing the income return under Section 139(1). Once this option is exercised, it applies to the year it is chosen and the subsequent assessment year.

Form No. 10-IEA can be filed online at Income Tax e-Filing Portal by navigating to: e-file > Income Tax forms > file Income Tax Forms.

For those with income other than from a business or profession, the choice of the tax regime can be indicated in the Income Tax Return (ITR) while filing the income return.

How to Choose Between the Old and New Tax Regime?

Choosing between the old and new tax regimes depends on the amount of exemptions and deductions available to the assessee. If an individual has no deductions or exemptions to claim, it is generally beneficial to opt for the new tax regime. However, if an individual can claim deductions or exemptions such as those under Section 80C, Section 80D, House Rent Allowance, or interest on a housing loan under Section 24, it is advisable to calculate taxes under both regimes to determine which option is more advantageous.

Presumptive Taxation u/s 44AD/44ADA: New vs Old Regime

- The threshold limit for presumptive taxation scheme in respect of small business u/s 44AD has been increased from Rs 2 crores to Rs 3 crores, and in respect of professionals u/s 44ADA has been increased from Rs 50 lakhs to Rs 75 lakhs, w.e.f. FY 2023-24 and onwards
- These increased limits are subject to the mandatory condition that respective cash receipts from such small businesses or professions, must not exceed 5% of their total receipts from such business or profession
- In the presumptive taxation scheme u/s 44AD, the proprietor businessman declares the income at 6%/8% of the total turnover, on presumptive basis, without claiming any business expenditure

Presumptive Taxation u/s 44AD/44ADA: New vs Old Regime

- Chapter VIA deductions are available in presumptive income schemes u/s 44AD/44ADA.
- In terms of tax slab rates, the new regime u/s 115BAC(1A) is naturally the clear choice.
- However, if the taxpayers opting for presumptive income scheme, also have Chapter VIA deductions like 80C/80D/Interest on Home Loan for self occupied property etc. then the break-even point analysis to be done which will help help in the choice between the Old and New regime

| 200 | SECTION 115BA | SECTION 115BAA | SECTION 115BAB | SECTION 115BAC | SECTION 115BAD |
|---|--------------------------------------|------------------|--|---|------------------------------------|
| To whom available | Existing domestic company | Domestic company | New domestic manufacturing company | Individual/HUF | Resident co-op- erative society |
| | | | | A : | |
| From which as- sessment year available | 2017-18 | 2020-21 | 2020-21 | 2021-22 | 2021-22 |
| Tax rate | 25% | 22% | 15% | See para 547 | 22% |
| Surcharge | Applicable sur- charge (7%/12%) | 10% | 10% | Applicable sur- charge (10%/15%/ 25%/37%) | 10% |
| Whether mar- ginal relief avail- able in case of sur- charge | Yes | No | No | Yes | No - |
| HEC | 4% | 4% | 4% | 4% | 4% |
| Any specific activ- ity required to avail alternative tax regime | Manufacture/pro- duction of goods | No | Manufacture/ pro- duction of goods | No | No |
| Date of set-up and registration | On or after March 1, 2016 | - | On or after October 1, 2019 | - | - |

| - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 | SECTION 115BA | SECTION 115BAA | SECTION 115BAB | SECTION 115BAC | SECTION 115BAD |
|---|---|---|---|---|---|
| To whom available | Existing domestic company | Domestic company | New domestic manufacturing company | Individual/HUF | Resident co-op- erative society |
| Date of com- mencement of manufacture | Not specified | | On or before March 31, 2023 | | - congregitaron |
| Incentives available | A few incentives not available | A few incentives not available | A few incentives not available | A few incentives not available | A few incentives not available |
| Deduction under sections 10AA, 32(1)(iia), 32AD, 33AB, 33ABA, 35(1)(ii)/(iia)/(iii), 35(2AA)/(2AB), 35AD, 35CCC, 35CCD, whether available | Not available (even deduction under sections 32AC and 35AC, not avail- able) | Not available | Not available | Not available [how- ever, sections 35(2AB) and 35CCD are otherwise not applicable in the case of individual/ HUF] | Not available [however, sec- tions 35(2AB) and 35CCD are other- wise not appli- cable in the case of co-operative society] |
| Deduction under Chapter VI-A (i.e., sections 80C to 80U), whether available | Deduction is available under sections 80G, 80GGB and 80JJAA. No other deduction is available | ■ Deduction is available under sections 80JJAA, 80LA(1A) and 80M. ■ No other deduction is available under Chapter VI-A† | ■ Deduction is available under sections 80JJAA and 80M. ■ No other deduction is available under Chapter VI-A† | ■ Deduction is available under sections 80CCD(2) (i.e., employer's contribution towards NPS), 80JJAA and 80LA(1A) | Deduction is available under sections 80JJAA and 80LA(1A). No other deduction is available under Chapter VI-A |

[†] However, for the assessment year 2020-21, deduction is available under sections 80G, 80GGA and 80GGB.

| | SECTION 115BA | SECTION 115BAA | SECTION 115BAB | SECTION 115BAC | SECTION 115BAD | |
|---|--|---|--|---|---|--|
| To whom available | Existing domestic company | Domestic company | New domestic manufacturing company | Individual/HUF | Resident co-op- erative society | |
| Deduction/ex- emption under sections 10(5)/ (13A)/(14)/(17)/ (32), 16, 24(b) and 57(iia), whether available | | | | Not available [how- ever, deduction un- der section 24(b) pertaining to let out property/deemed to be let out prop- erty is available] | | |
| Whether brought forward loss per- taining to above deductions/ex- emptions can be set off and carried forward | No | No (even if it arises because of opera- tion of section 72A) | No (even if it arises because of opera- tion of section 72A) | No (even current year's house prop- erty loss cannot be set off against any other income) | No | |
| For which year the option of adopting alternative tax regime can be exercised | For the first assess- ment year of the domestic company (if it is not availed in the first year, it cannot be opted for the second or sub- sequent years) | For the assessment year 2020-21 or any subsequent year (if it is not availed for the assessment year 2020-21, the asses- see can opt for it in any subsequent year) | For the first assess- ment year of the domestic company (if it is not availed in the first year, it can- not be opted for the second or subse- quent years) | For the assessment year 2021-22 or any subsequent year (if it is not availed for the assessment year 2021-22, the asses- see can opt for it in any subsequent year) | For the assess- ment year 2021- 22 or any subse- quent year (if it is not availed for the assessment year 2021-22, the as- sessee can opt for it in any subse- quent year) | |

| | SECTION 115BA | SECTION 115BAA | SECTION 115BAB | SECTION 115BAC | SECTION 115BAD | |
|--|--|---|--|---|--|--|
| To whom available | Existing domestic company | Domestic company | New domestic manufacturing company | Individual/HUF | Resident co-op- erative society | |
| Due date of exer- cise of goods of option | On or before the due date of fur- nishing of first re- turn of income [Form No. 10-IB] | On or before the due date of furnishing of return of income of the year in which the assessee wants to opt for lower tax regime [Form No. 10-IC] | On or before the due date of furnish- ing of first return of income [Form No. 10-ID] | On or before the due date of furnishing of return of income of the year in which the assessee wants to opt for lower tax regime | On or before the due date of fur- nishing of return of income of the year in which the assessee wants to opt for lower tax regime | |
| After exercising option, is it pos- sible to withdraw for the same or any other subse- quent year | No (however, one can shift to the tax regime of section 115BAA) | No | No | Assessee not having any business or pro- fession income - Fresh option is re- quired every year Assessee having in- come from busi- ness/ profession - See Note | No | |

| S S S S S S S S S S S S S S S S S S S | SECTION 115BA | SECTION 115BAA | SECTION 115BAB | SECTION 115BAC | SECTION 115BAD | |
|---|--|------------------|--|----------------|------------------------------------|--|
| To whom ava | Existing domestic company | Domestic company | New domestic manufacturing company | Individual/HUF | Resident co-op- erative society | |
| (MAT) or alterna | m ax te ax ole nt he ed ve | Not applicable | Not applicable | Not applicable | Not applicable | |
| Whether broug forward MAT AMT credit ava able after availing alternative tax regime | il- ng | No | No | No | No | |

Notes - It cannot be withdrawn in any subsequent year (except when he does not have any income from business/profession).

ALTERNATIVE TAX REGIME FOR EXISTING MANUFACTURING DOMESTIC COMPANIES UNDER SECTION 115BA

Manufacturing domestic companies under section 115BA

- □ Section 115BA has been inserted with effect from the assessment year 2017-18. *Conditions -* The following conditions should be satisfied in order to avail the benefit of lower tax rate under section 115BA –
- ❖ 1. The assessee is a domestic company. 2. The company is not engaged in any business other than the business of manufacture or production of any article or thing and research in relation to (or distribution of) such article or thing manufactured or produced by it.
- 3. The company has been set-up and registered on or after March 1, 2016.
- ❖ 4. Total income of the company is computed without claiming additional depreciation and deduction under sections 10AA, 32AC, 32AD, 33AB, 33ABA, 35(1)(ii)/(iia)/(iii)/35(2AA)/(2AB), 35AC, 35AD, 35CCC, 35CCD, sections 80H to 80TT (not being section 80JJAA).
- 5. Total income of the company is calculated after claiming depreciation (rate cannot be more than 40 per cent) and without adjusting brought forward loss from any earlier year (if such loss pertains to any deduction under the aforesaid sections). Moreover, such loss will not be carried forward.

ALTERNATIVE TAX REGIME FOR EXISTING MANUFACTURING DOMESTIC COMPANIES UNDER SECTION 115BA

Manufacturing domestic companies under section 115BA

- Conditions Option If the above conditions are satisfied, the company has an option to pay tax at the rate of 25 per cent [+ SC + HEC] [if such company has other incomes which are taxable under other provisions of Chapter XII (i.e., sections 110 to 115BBG), then tax on such other incomes will be calculated as per the rate(s) specified by these sections and balance amount of income will be taxable under section 115BA at the rate of 25 per cent]. This option shall be exercised on or before the due date for furnishing the first of the returns of income, which the company is required to furnish under the Act. This option should be exercised by electronically furnishing Form No. 10-IB (under digital signature). Once the company has exercised the option for any previous year, it cannot be subsequently withdrawn for the same or any other previous year.
- However, a company (which has already opted for section 115BA) can switch over to section 115BAA.
- After such switchover, the assessee can claim the benefit of section 115BAA (and section 115BA will not be applicable). For the provisions of section 115BAA, not be applicable). For the provisions of section 115BAA,

| Taxation Laws (Amendment) Act, 2019 has inserted section 115BAA with effect from the assessment year 2020-21. Conditions and restrictions |
|---|
| The following conditions should be satisfied in order to avail the benefit of lower tax rate under |
| section 115BAA – |
| ■ Domestic company — |
| The assessee is a domestic company. |
| It may be a public limited company or private limited company or listed company or unlisted |
| company. |
| There is no restriction on the amount of annual turnover. Shareholders of the company may be |
| resident or non-resident. Such company may be controlled by a domestic entity or a foreign |
| entity. |
| It may be a company newly incorporated or an existing domestic company. There is no |
| restriction on formation of such company. For instance, if a sole proprietary concern is |
| converted into a company (or a firm is converted into a company), the converted company will |
| be qualified for the purpose of this section. |

| The following conditions should be satisfied in order to avail the benefit of lower tax rate under tion 115BAA – |
|---|
| ■ A few incentives - Not available - Total income of the company is computed without claiming additional depreciation under section 32(1)(iia) and deduction under sections 10AA, 32AD, 33AB, 33ABA, 35(1)(ii)/(iia)/(iii)/35(2AA)/(2AB), 35AD, 35CCC, 35CCD, sections 80C to 80U (not being sections 80JJAA or 80LA or 80M)†. |
| ■ Adjustment of losses - The total income of the company is calculated without adjusting brought forward loss (and/or depreciation) from any earlier year (if such loss/depreciation pertains to any deduction under the aforesaid sections). If by virtue of deeming provisions of section 72A, the aforesaid company has any brought forward loss (and/or depreciation) pertaining to the aforesaid sections, such brought forward loss/depreciation cannot be set off. |

| The following conditions should be satisfied in order to avail the benefit of lower tax rate under tion 115BAA – |
|--|
| ■ Adjustment of depreciated value of block of assets - Brought forward loss/depreciation, as above, shall be deemed to have been given full effect to and no further deduction for such loss/depreciation shall tioned be allowed for any subsequent year. |
| Where, however, unadjusted additional depreciation in respect of a block of assets has not been given full effect to prior to the assessment year 2020-21, corresponding adjustment shall be made to the written down value of such block as on April 1, 2019 in the prescribed manner (if option is exercised for the lower tax regime under section 115BAA for the assessment year 2020-21). |

| ■ <i>Depreciation</i> - Total income of the company is calculated after claiming depreciation (other than additional depreciation) in such manner as may be prescribed. |
|--|
| Tax rate: |
| If the aforesaid conditions are satisfied, income of the company will be taxable at the rate of 22 per cent (+SC+HEC). |
| If such company has other incomes which are taxable under other provisions of Chapter XII (<i>i.e.</i> , sections 110 to 115BBG but other than sections 115BA and 115BAB), then tax on such other incomes will be calculated as per the rate(s) specified by these sections and balance amount of income will be taxable under section 115BAA at the rate of 22 per cent. |
| ■ Surcharge and education cess - In the case of a domestic company whose income is taxable under section 115BAB, income-tax computed at the rates given above shall be increased by surcharge at the rate of 10 per cent of income-tax (irrespective of quantum of income). Health and education cess is applicable at the rate of 4 per cent of income-tax and surcharge. |

ALTERNATIVE TAX REGIME FOR DOMESTIC COMPANIES UNDER SECTION 115BAA Tax on income of cortain demostic companies

| rax on income of certain domestic companies | |
|---|--|
| | |
| | |
| | |

- Option: The aforesaid lower rate is applicable if the option is exercised in Form No. 10-IC on or before the due date of submission of return of income as given under section 139(1). This option can be exercised for any previous year relevant to the assessment year 2020-21 (or any subsequent year). However, once the company has exercised the option for any previous year, it cannot be subsequently withdrawn for the same or any other previous year.
- □ The following points should be noted 1. If a company after opting for the concessional tax regime of section 115BAA, fails to satisfy the above conditions in a subsequent year, the option becomes invalid in respect of the year in which default is committed in subsequent years. Consequently, in such cases it will be assumed that the company has not exercised the option of lower tax regime under section 115BAA in the year in which default is committed and subsequent years.
- 2. A domestic company (which has exercised the option for lower tax regime under section 115BAB and the option has become invalid due the violation of conditions of that section) may exercise option under section 115BAA.
- MAT not applicable: If a domestic company has exercised the option under section 115BAA, the provisions of minimum alternate tax under section 115JB are not applicable. Moreover, the benefit of adjustment of brought forward tax credit (i.e., MAT credit) under section 115JAA(2A)/(4) shall not be available

New Tax Resigme

PART - 1 :https://www.youtube.com/watch?v=wtxl5-Pt-Ko&t=23s

PART-2: https://www.youtube.com/watch?v=-UQJAbrTup8

PART - 3:https://www.youtube.com/watch?v=dgoKGVneyr0

Q&A



WORKING PPT

| Particulars | Recognised PF | Unrecognised PF | Statutory PF | Public PF | |
|---|--|--|--|---|--|
| Employer's Contribution | Contribution in excess of 12% of salary is taxable as "salary" u/s 17(1) | Table 1 | Fully exempt | N.A. (as there is only assessee's own contribution) | |
| Employee's Contribution | Eligible for deduction u/s 80C | Not eligible for deduction | Eligible for deduction u/s 80C | Eligible for deduction u/s 80C | |
| Interest Credited on Employer's Contribution | Amount in excess of 9.5% p.a. is taxable as "salary" u/s 17(1) | Not taxable at the time of credit of interest | Fully exempt | N.A. | |
| Interest Credited on Employee's Contribution | Amount in excess of 9.5% p.a. is taxable as "salary" u/s 17(1) [See Note below] | Not taxable at the time of credit of interest | Exempt upto certain limit of contribution [See Note below] | Fully exempt | |
| | And the second s | | | | |

| Particulars | Recognised PF | Unrecognised PF | Statutory PF | Public PF |
|---|---|---|----------------------|----------------------------|
| Amount withdrawn on retirement/ termination | Exempt u/s 10(12) subject to certain conditions detailed in the chart below | Employee's contribution is not taxable. Interest on Employee's contribution is taxable under 'Income | Exempt u/s 10(11) | Fully exempt u/s 10(11) |
| | | from Other Sources'. • Employer's contribution and interest thereon is taxable as "Profit in lieu of salary" u/s 17(3). | | |

Note - Interest credited on contribution by such person/employee

As per section 10(11), any payment from a Provident Fund (PF) to which Provident Fund Act, 1925, applies or from Public Provident Fund would be exempt.

Accumulated balance due and becoming payable to an employee participating in a Recognized Provident Fund (RPF) would be exempt under section 10(12).

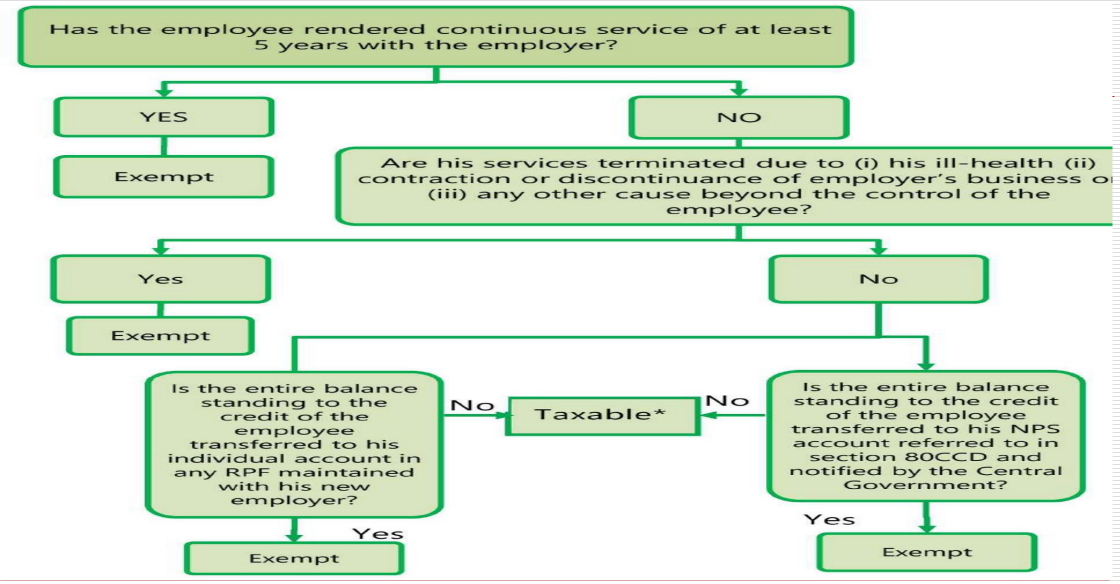
However, the exemption under section 10(11) or 10(12) would not be available in respect of income by way of interest accrued during the previous year to the extent it relates to the amount or the aggregate of amounts of contribution made by that person/employee exceeding ₹ 2,50,000 in any previous year in that fund, on or after 1st April, 2021.

If the contribution by such person/employee is in a fund in which there is no employer's contribution, then, a higher limit of ₹ 5,00,000 would be applicable for such contribution, and interest accrued in any previous year in that fund, on or after 1st April, 2021 would be exempt upto that limit.

It may be noted that interest accrued on contribution to such funds upto 31st March, 2021 would be exempt without any limit, even if the accrual of income is after that date.

The CBDT has, vide Rule 9D, notified the manner to calculate taxable interest relating to contribution in a provident fund or recognized provident fund, exceeding threshold limit.

Taxability of Accumulated balance from PF



Tax Free Perquisites

| Telephone | Telephone provided by an employer to an employee at his residence | |
|--|---|--|
| Transport Facility | Transport facility provided by an employer engaged in the business of carrying of passengers or goods to his employees either free of charge or at concessional rate; | |
| Privilege passes and privilege ticket | Privilege passes and privilege ticket orders granted by Indian Railways to its employees; | |
| Perquisites allowed outside India by the Government | | |
| Employer's contribution to staff group insurance scheme; | Employer's contribution to staff group insurance scheme; | |

Tax Free Perquisites

| Annual premium by employer on personal accident policy | Payment of annual premium by employer on personal accident policy effected by him on the life of the employee; | |
|---|---|--|
| Refreshment | Refreshment provided to all employees during working hours in office premises; | |
| Subsidized lunch | Subsidized lunch provided to an employee during working hours at office or business premises provided the value of such meal is upto ₹ 50; | |
| Recreational facilities | Recreational facilities, including club facilities, extended to employees in general <i>i.e.,</i> not restricted to a few select employees; | |
| Amount spent on training of employees | Amount spent by the employer on training of employees or amount paid for refresher management course including expenses on boarding and lodging; | |
| Sum payable by employer to a RPF or an approved superannuation fund | Sum payable by an employer to a RPF or an approved superannuation fund or deposit-linked insurance fund established under the Coal Mines Provident Fund and Miscellaneous provisions Act, 1948 or the Employees' Provident Fund and Miscellaneous Provisions Act, 1952 upto the limit prescribed; | |

Leave Travel Concession

| S.No. | Journey performed by | | Limit |
|-------|---|--|--|
| 1 | Air | | Amount not exceeding the air economy fare of the National Carrier by the shortest route to the place of destination |
| 2 | Any other mode: | | |
| | (i) | Where rail service is available | Amount not exceeding the air- conditioned first class rail fare by the shortest route to the place of destination |
| | (ii) | Where rail service is not available | |
| | (a) a recognised public transport system exists | | amount not exceeding the 1st class or deluxe class fare, as the case may be, on such transport by the shortest route to the place of destination |
| | | (b) no recognised public transport system exists | amount equivalent to the air- conditioned first class rail fare, for the distance of the journey by the shortest route, as if the journey had been performed by rail |

Medical facilities [Proviso to section 17(2)]

The following medical facilities are exempt from tax:

- (i) Value of medical treatment in any hospital maintained by the employer: The value of any medical treatment provided to an employee or any member of his family in any hospital maintained by the employer;
- (ii) Reimbursement of expenditure actually incurred on medical treatment:

 Any sum paid by the employer in respect of any expenditure actually incurred by the employee on his medical treatment or treatment of any member of his family
 - in any hospital maintained by the Government/local authority/any other hospital approved by the Government for the purpose of medical treatment of its employees;
 - in respect of the prescribed disease or ailments in any hospital approved by the Principal Chief Commissioner or Chief Commissioner having regard to the prescribed guidelines.
 - in respect of any illness relating to COVID-19 subject to conditions notified by the Central Government

Free Medical Facilities

Premium paid to effect an insurance on the health of employee: Any premium paid by an employer in relation to an employee to effect an insurance on the health of such employee. However, any such scheme should be approved by the Central Government or the Insurance Regulatory Development Authority (IRDA) for the purposes of section 36(1)(ib).

Reimbursement of premium paid to effect an insurance on the health of employee or for the family of an employee: Any sum paid by the employer in respect of any premium paid by the employee to effect an insurance on his health or the health of any member of his family under any scheme approved by the Central Government or the Insurance Regulatory Development Authority (IRDA) for the purposes of section 80D.

Accommodation Facility

| | SI. No. | Circumstances | In case of unfurnished | In case of furnished accommodation |
|---|------------|--------------------|---------------------------------|------------------------------------|
| | | | accommodation | |
| | (1) | (2) | (3) | (4) |
| | 1. | Where the | License fee | • The value of |
| | | accommodation is | determined by the | perquisite as |
| | | provided by the | Central Government | determined under |
| | | Central | or any State | column (3) should be |
| | | Government or | Government in | increased by |
| | | any State | respect of | (i) If furniture is owned |
| | | Government to | accommodation in | by employer, |
| | | the employees | accordance with the | 10% per annum of the |
| | | either holding | rules framed by | cost of furniture |
| | | office or post in | such Government | (including television |
| | | connection with | as reduced | sets, radio sets, |
| | | the affairs of the | by | refrigerators, other |
| | | Union or of such | | household appliances, |
| | | State | paid by the | air-conditioning plant |
| | | | employee. | or equipment). |
| | | | | (ii) If such furniture is |
| | | | | hired from a third |
| | | | | party, |
| | | | | The actual hire |
| | | | | charges payable for |
| | | | | the same |
| | | | | as reduced by |
| | | | | any charges paid or |
| = | | | | payable for the same by |
| | | | | the employee during |
| | | | | the previous year |

Accommodation Facility

| 2 Mhoro the | | |
|---|--|---|
| 2. Where the (| (i) 15% of salary in | • The value of |
| accommodation | cities having | perquisite as |
| is provided by | population > 25 | determined under |
| any other | lakhs as per 2001 | column (3) should be |
| employer (a) where the (accommodation is owned by the employer | census; (ii) 10% of salary in cities having population > 10 lakhs ≤ 25 lakhs | increased by (i) If furniture is owned by employer, 10% per annum of the cost of furniture |
| | as per 2001 census; (iii) 7.5% of salary in other areas, in respect of the period during which the said accommodation was occupied by the employee during the previous year as reduced by the rent, if any, actually paid by the employee. | (including television sets, refrigerators, other household appliances, airconditioning plant or equipment or other similar appliances or gadgets). (ii) If such furniture is hired from a third party, • the actual hire charges payable for the same as reduced by • any charges paid or payable for the same by the employee |

Accommodation Facility

| (b) where the accommodation is taken on lease or rent by the employer • Actual amount of lease rental paid or payable by the employer or • 15% of salary whichever is lower, as reduced by • the rent, if any, actually paid by the employee. • the rent, if any, actually paid by the employee. • the rent, if any, actually paid by the employee. • the rent, if any, actually paid by the employer. • the rent, if any, actually paid by the employer. • the rent, if any, actually paid by the employer. • the rent, if any, actually paid by the employer. • The value of perquisite as determined under column (3) should be increased by (i) If furniture is owned by employer, (including television sets, refrigerators, other household appliances, air-conditioning plant or equipment or other similar appliances or gadgets). (ii) If such furniture is hired from a third party, |
|--|
| the actual hire charges payable for the same as reduced by any charges paid or payable for the same by the employee during the previous year |

In case of unfurnished accommodation provided to employees other than Government employees –

| Type of accommodation | Deemed concession in the matter of rent | |
|---|---|--|
| Accommodation owned by the employer | Specified rate minus rent recoverable from the employee | |
| In cities having a population > 25 lakh | 15% of salary minus rent recoverable from the employee. | |
| In cities having a population > 10 lakh ≤ 25 lakh | 10% of salary minus rent recoverable from the employee. | |
| In other cities | 7½% of salary minus rent recoverable from employee. | |
| Accommodation taken on lease by the employer | Rent paid by the employer or 15% of salary, whichever is lower, minus rent recoverable from the employee. | |

In case of furnished accommodation provided to employees other than Government employees –

The difference between hire charges paid or 10% p.a. of cost of furniture, as the case may be, in respect of the period during which said accommodation was occupied by the assessee and the charges paid or payable by the employee would be added to the value determined in column (2) above for determining whether there is a concession in the matter of rent.

| SI. No. | Circumstances (2) | Where cubic capacity of engine does not exceed 1.6 litres (3) | Where cubic capacity of engine exceeds 1.6 litres (4) | |
|------------|---|--|--|--|
| (1) | Where the motor car is owned or hired by the employer and – (a) is used wholly and exclusively in the performance of his official duties | Not a perquisite, provided the documents specified in Note (2) below the table are maintained by the employer. | Not a perquisite, provided the documents specified in Note (2) below the table are maintained by the employer. | |

| SI. No. | Circumstances | Where cubic capacity of engine does not exceed 1.6 litres | Where cubic capacity of engine exceeds 1.6 litres |
|------------|---|--|--|
| (1) | (2) | (3) | (4) |
| | (b) is used exclusively for the private or personal purposes of the employee or any member of his household and the running and maintenance expenses are met or reimbursed by the employer; | Actual amount of expenditure incurred by the employer on the running and maintenance of motor car during the relevant previous year including remuneration, if any, paid by the employer to the chauffeur as increased by the amount representing normal wear and tear of the motor car and as reduced by any amount charged from the employee for such use. | Actual amount of expenditure incurred by the employer on the running and maintenance of motor car during the relevant previous year including remuneration, if any, paid by the employer to the chauffeur as increased by the amount representing normal wear and tear of the motor car and as reduced by any amount charged from the employee for such use. |

| SI. No. | Circumstances | Where cubic capacity of engine does not exceed 1.6 litres | Where cubic capacity of engine exceeds 1.6 litres |
|------------|---|--|--|
| (1) | (2) | (3) | (4) |
| | (c) is used partly in the performance of duties and partly for private or personal purposes of his own or any member of his household and- (i) the expenses on maintenance and running are met or reimbursed by the employer | ₹1,800 (plus ₹ 900, if chauffeur is also provided to run the motor car) | chauffeur is also provided to run the motor car) |
| | (ii) the expenses on running and maintenance for private or personal use are | ₹ 600 (plus ₹ 900, if chauffeur is also provided by the employer to run the motor car) | ₹ 900 (plus ₹ 900, if chauffeur is also provided by the employer to run the motor car) |

| SI. | Circumstances | Where cubic capacity | Where cubic capacity | |
|-----|---|---|--|--|
| No. | | of engine does not | of engine exceeds 1.6 | |
| | | exceed 1.6 litres | litres | |
| (1) | (2) | (3) | (4) | |
| (1) | Where employee owns a motor car but the actual running and maintenance charges (including remuneration of the chauffeur, if any) are met or reimbursed to him by the employer and — (a) such reimbursement is for the use of the vehicle wholly and exclusively for official purposes (b) such reimbursement is for the use of the vehicle purposes | Not a perquisite, provided the documents specified in Note (2) below the table are maintained by the employer. The actual amount of expenditure incurred by the employer as reduced by the | Not a perquisite, provided the documents specified in Note (2) below the table are maintained by the employer. The actual amount of expenditure incurred by the employer as reduced by the amount specified | |
| | vehicle partly for official purposes and partly for personal or private purposes | reduced by the amount specified in Sl. No. (1)(c)(i) above (Also see note (2) below this table). | by the amount specified in Sl. No. (1)(c)(i) above (Also see note (2) below this table). | |
| | of the employee or any member of his household. | Delow tills table). | | |

| SI. | Circumstances | Where cubic capacity | Where cubic capacity | Ī |
|-----|---|--|-----------------------|---|
| No. | | of engine does not exceed 1.6 litres | of engine exceeds 1.6 | ı |
| (1) | (2) | (3) | (4) | ı |
| (3) | Where the employee owns any other automotive conveyance but the actual running and | | | |
| | charges are met or reimbursed to him by the employer and | | | |
| | (a) such reimbursement is for the use of the vehicle wholly and exclusively for official purposes | Not a perquisite, provided the documents specified in the note (2) below the table are maintained by the employer. | Not applicable. | |
| | (b) such reimbursement is for the use of vehicle partly for official purposes and partly for personal or private purposes of the employee | The actual amount of expenditure incurred by the employer as reduced by the amount of ₹ 900. (Also see note (2) below the table) | | |

AUVOCALE & TAX CONSUITANT

Concessional Education Facilities

| | Circumstances | Value of benefit | |
|--|---------------|---|--|
| If free educational facilities are allowed | | cost of such education in a similar institution in or near the locality. However, there would be no perquisite if the cost of such education or the value of such benefit per child does not exceed ₹ 1,000 p.m. | |
| | Others | • | |
| | Others | amount of expenditure incurred by the employer in that behalf | |

) Transfer of moveable assets [Sub-rule 7(viii) of Rule 3]

Value of perquisite is determined as under:

| Assets transferred | Value of perquisite |
|--------------------------------|--|
| Computers and electronic items | Depreciated value of asset [depreciation is computed @50% on WDV for each completed year of usage] |
| Motor cars | Depreciated value of asset [depreciation is computed @20% on WDV for each completed year of usage] |
| Any other asset | Depreciated value of asset [depreciation is computed @10% on SLM for each completed year of usage] |

Note: Where the employee is paying any amount in respect of such asset, the amount so paid shall be deducted from the value of perquisite determined above.